## **CLERK'S MINUTE SHEET**

FOR THE DISTRICT OF NEW MEXICO (AT ALBUQUERQUE)									
Before the Honorable Karen B. Molzen, United States Magistrate Judge									
Arraignment/Detention Hearing									
Case	Number:	24CR713-DHU			UNITED STATES vs. NAVAHO				
Hearing Date:		6/6/2024			Time In and Out:			10:06 a.m10:10 a.m. / 10:34 a.m 10:55 a.m.	
Courtroom Deputy:		C. Padilla			Co	urtroom:		Rio Grande	
Defendant:		Brittania Navaho			De	Defendant's Counsel:		Alicia LaPado	
AUSA:		Eliot Neal			Pretrial/Probation:			Mindy Pirkovic	
Interpreter:					Wi	tness:			
Proceedings									
	First Appearance by Defendant								
	Defendant waived appearance at Arraignment								
$\boxtimes$	Defendant received a copy of charging document								
$\boxtimes$	Defendant questioned re: time to consult with attorney regarding penalties								
$\boxtimes$	Defendant waives reading of Indictment								
$\boxtimes$	Defendant enters a Not Guilty plea								
$\boxtimes$	Motions due by: W	ons due by: Wednesday, June 26, 2024							
$\boxtimes$	Parties agree Standing Discovery Order to be electronically entered  Discovery Order entered			er previously			Discovery Order not entered; parties to confer pursuant to Rule 16.1(a) within 14 days		
$\boxtimes$	Case assigned to: Judge Urias							· · · · ·	
$\boxtimes$	Trial will be scheduled by presiding judge					☐ Trial currently set			
	Defendant waives right to contest detention								
$\boxtimes$	Court addresses Government regarding detention, Government moves to detain. Court will come back to this matter, calls next case. Government proffers grounds for detention; Probation responds; Government continues and adds that if Defendant is released it be to a halfway house; Defense responds; Court addresses probation; Probation responds; Defense offers release on GPS monitoring; Court addresses release; Government responds; Court denies release.								
Custo	ody Status								
$\boxtimes$	Defendant remanded to custody of United States Marshal's Service								
	Conditions								
Other									
	Defendant waives personal presence at hearing/Court accepts Defendant's waiver								
	Pursuant to the Due Process Protections Act, Court confirms the United States obligation to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland, 373 U.S. 83 (1963) and its progeny, and orders it to do so								